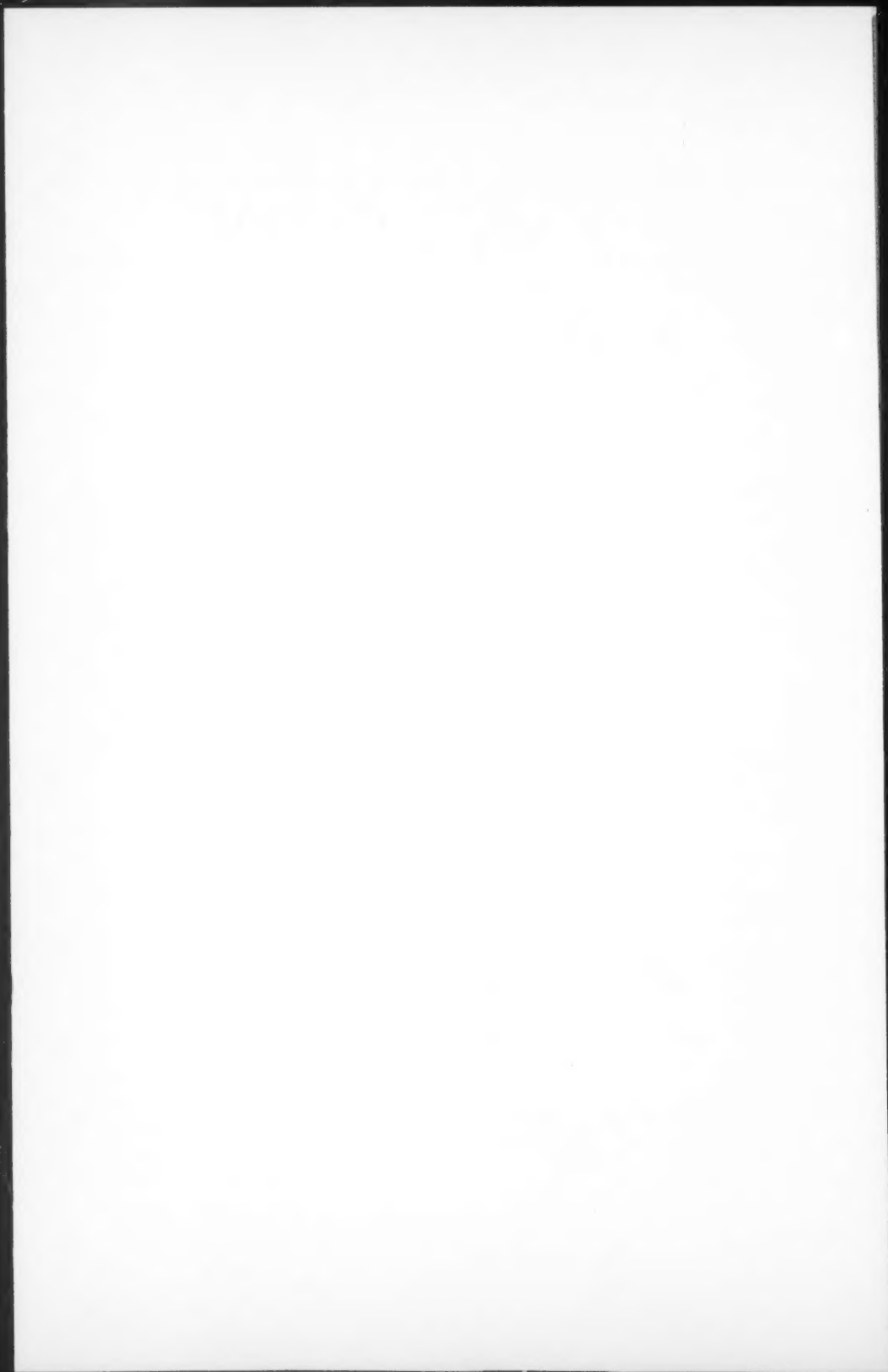


CONNECTICUT LAW REVIEW

Index for Volume 21
1988-1989

THE UNIVERSITY OF CONNECTICUT SCHOOL OF LAW
HARTFORD, CONNECTICUT
COPYRIGHT 1990, THE UNIVERSITY OF CONNECTICUT



CONNECTICUT LAW REVIEW
THE UNIVERSITY OF CONNECTICUT SCHOOL OF LAW
HARTFORD, CONNECTICUT
COPYRIGHT 1990, THE UNIVERSITY OF CONNECTICUT

SUBJECT INDEX

	PAGE
AGE DISCRIMINATION	
Commentary on the Conference	1013
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
ANTITRUST	
Quality of Care and Market Failure Defenses in Antitrust Health Care Litigation	605
ATTORNEY-CLIENT	
Avoiding "The Big Chill": Protecting the Attorney-Client Relationship from the Effects of <i>Zurcher</i>	293
BLACKMAIL	
Kept in the Dark: Owens's View of Blackmail	749
Secret Rights: A Comment on Campbell's Theory of Blackmail	407
CHILD ABUSE	
Protecting Child Sexual Abuse Victims in Connecticut (C)	411
CHURCH AND STATE	
An Establishment Clause Analysis of Graduation Ceremony Invocations: <i>Stein v. Plainville Community Schools</i> (N)	133
CIVIL PROCEDURE	
Subordinating the Hague Evidence Convention to the Federal Rules of Civil Procedure: <i>Societe Nationale Industrielle Aerospatiale v. United States District Court</i> (N)	167
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
CIVIL RIGHTS	
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
COMMERCIAL LAW	
Ellen Ash Peters and the Uniform Commercial Code (C)	753

COMMUNITARIANISM

Assaying Communities: Notes from <i>The Tempest</i>	871
Comment: Soifer, Shakespeare, and Community	899
Commentary on the Conference	1013
Self-Ownership and the Political Theory of Elizabeth Cady Stanton ..	905
Toward a History of Essential Federalism: Another Look at Owen in America	979

CONFIDENTIALITY

Avoiding "The Big Chill": Protecting the Attorney-Client Relationship from the Effects of <i>Zurcher</i>	293
---	-----

CONNECTICUT HISTORY

Fundamental Disorders: Martial Clergy, Native Americans, Constitutional Communities, and Ships of State	943
The Fundamental Orders of Connecticut and American Constitutionalism	863
The Fundamental Orders of Connecticut	857

CONSTITUTIONAL LAW

Actual Malice and the Connecticut Supreme Court: <i>Brown v. K.N.D. Corp.</i> (N)	503
An Establishment Clause Analysis of Graduation Ceremony Invocations: <i>Stein v. Plainwell Community Schools</i> (N)	133
Protecting Child Sexual Abuse Victims in Connecticut (C)	411

CORPORATE TAKEOVERS

The Time Value of Money in Corporate Takeovers	49
--	----

CRIMINAL LAW

Protecting Child Sexual Abuse Victims in Connecticut (C)	411
--	-----

DEFAMATION

Actual Malice and the Connecticut Supreme Court: <i>Brown v. K.N.D. Corp.</i> (N)	503
--	-----

DISCOVERY

Subordinating the Hague Evidence Convention to the Federal Rules of Civil Procedure: <i>Societe Nationale Industrielle Aerospatiale v. United States District Court</i> (N)	167
--	-----

DISCRIMINATION

Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
---	----

EDUCATION

An Establishment Clause Analysis of Graduation Ceremony Invocations: <i>Stein v. Plainwell Community Schools</i> (N)	133
---	-----

EMPLOYMENT DISCRIMINATION

- Summary Judgment and the ADEA Claimant: Problems and
Patterns of Proof (C) 99

ENVIRONMENTAL LAW

- Factoring Socioeconomic Considerations into the Corps of Engineers'
Dredge and Fill Permit Decisions (C) 1019

ETHICS

- Avoiding "The Big Chill": Protecting the Attorney-Client
Relationship from the Effects of *Zurcher* 293
Ethos and Conscience—A Rejoinder 397
Lawyers and Conscience 383
Wanted: An Ethos of Personal Responsibility—Why Codes of
Ethics and Schools of Law Don't Make for Ethical Lawyers 365

EXTORTION

- Kept in the Dark: Owens's View of Blackmail 749
Secret Rights: A Comment on Campbell's Theory of Blackmail 407

FAMILY LAW

- Diplomatic Immunity and Divorce: *Fernandez v. Fernandez* (N) ... 1071
Protecting Child Sexual Abuse Victims in Connecticut (C) 411

FEDERALISM

- Toward a History of Essential Federalism: Another Look at Owen
in America 979

FEMINISM

- Self-Ownership and the Political Theory of Elizabeth
Cady Stanton 905

FIRST AMENDMENT

- Actual Malice and the Connecticut Supreme Court:
Brown v. K.N.D. Corp. (N) 503
An Establishment Clause Analysis of Graduation Ceremony
Invocations: *Stein v. Plainville Community Schools* (N) 133

FREE SPEECH

- Actual Malice and the Connecticut Supreme Court:
Brown v. K.N.D. Corp. (N) 503

FUNDAMENTAL ORDERS

- Commentary on the Conference 1013
Fundamental Disorders: Martial Clergy, Native Americans,
Constitutional Communities, and Ships of State 943
The Fundamental Orders of Connecticut and American
Constitutionalism 863

Introduction: In the Teeth of the Master Trend.....	849
The Fundamental Orders of Connecticut.....	857
HEALTH LAW	
Birth and Life: Establishing a Framework of Concepts.....	667
The Care and Treatment of the Terminally Ill: Questions Raised by <i>McConnell v. Beverly Enterprises-</i> <i>Connecticut, Inc.</i>	543
Equitable Access to Biomedical Advances: Getting Beyond the Rights Impasse	571
From Medicalization to Legalization to Politicization: <i>O'Connor, Cruzan</i> , and Refusal of Treatment in the 1990s	685
George J. Annas: Judging Medicine.....	743
Health Law at the Turn of the Century: From White Dwarf to Red Giant.....	551
Health Law in Connecticut: Historical Perspectives, Contemporary Concerns, and Future Directions	723
Quality of Care and Market Failure Defenses in Antitrust Health Care Litigation	605
INTERNATIONAL LAW	
Diplomatic Immunity and Divorce: <i>Fernandez v. Fernandez</i> (N) ...	1071
Subordinating the Hague Evidence Convention to the Federal Rules of Civil Procedure: <i>Societe Nationale Industrielle</i> <i>Aerospatiale v. United States District Court</i> (N)	167
JURISPRUDENCE	
Continuity and Discontinuity of Law: A Reply to John Finnis	1
Ellen Ash Peters and the Uniform Commercial Code (C)	753
LABOR LAW	
Wrongful Discharge Law in Connecticut: Time for a Workers' Bill of Rights Through Enumerated Prohibitions Legislation (C) ..	467
LAND USE AND PLANNING	
Factoring Socioeconomic Considerations into the Corps of Engineers' Dredge and Fill Permit Decisions (C)	1019
LAW AND MEDICINE	
See HEALTH LAW	
LEGAL EDUCATION	
Wanted: An Ethos of Personal Responsibility—Why Codes of Ethics and Schools of Law Don't Make for Ethical Lawyers.....	365

LEGAL HISTORY

- Reconceptualizing Accountability in the Early Nineteenth
Century: How the Tort of Negligence Appeared 197

LEGAL PRACTICE

- Avoiding "The Big Chill": Protecting the Attorney-Client
Relationship from the Effects of *Zurcher* 293
- Ethos and Conscience—A Rejoinder 397
- The First Five Years of Practice 81
- Lawyers and Conscience 383
- Wanted: An Ethos of Personal Responsibility—Why Codes of
Ethics and Schools of Law Don't Make for Ethical Lawyers 365

MAJORITARIANISM

- Pluralisms 965
- Toward a History of Essential Federalism: Another Look at Owen
in America 979

MINORITIES

- Commentary on the Conference 1013
- Pluralisms 965
- Toward a History of Essential Federalism: Another Look at Owen
in America 979

NATURAL RIGHTS

- Self-Ownership and the Political Theory of Elizabeth
Cady Stanton 905

NEGLIGENCE

- Reconceptualizing Accountability in the Early Nineteenth
Century: How the Tort of Negligence Appeared 197

OWEN, ROBERT

- Toward a History of Essential Federalism: Another Look at Owen
in America 979

PLURALISM

- Pluralisms 965

RELIGION

- An Establishment Clause Analysis of Graduation Ceremony
Invocations: *Stein v. Plainwell Community Schools* (N) 133
- Self-Ownership and the Political Theory of Elizabeth
Cady Stanton 905

RIGHT TO DIE

- The Care and Treatment of the Terminally Ill: Questions
Raised by *McConnell v. Beverly Enterprises-
Connecticut, Inc.* 543

From Medicalization to Legalization to Politicization: O'Connor, Cruzan, and Refusal of Treatment in the 1990s	685
SCHOOLS	
An Establishment Clause Analysis of Graduation Ceremony Invocations: <i>Stein v. Plainwell Community Schools</i> (N)	133
SEARCH AND SEIZURE	
Avoiding "The Big Chill": Protecting the Attorney-Client Relationship from the Effects of <i>Zurcher</i>	293
SHAKESPEARE	
Assaying Communities: Notes from <i>The Tempest</i>	871
Comment: Soifer, Shakespeare, and Community	899
SIXTH AMENDMENT	
Protecting Child Sexual Abuse Victims in Connecticut (C)	411
STANTON, ELIZABETH CADY	
Self-Ownership and the Political Theory of Elizabeth Cady Stanton	905
STATE COURTS	
Ellen Ash Peters and the Uniform Commercial Code (C)	753
Protecting Child Sexual Abuse Victims in Connecticut (C)	411
SUMMARY JUDGMENT	
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
TAX	
The Time Value of Money in Corporate Takeovers	49
TITLE VII	
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof (C)	99
TORT LAW	
Actual Malice and the Connecticut Supreme Court: <i>Brown v. K.N.D. Corp.</i> (N)	503
Reconceptualizing Accountability in the Early Nineteenth Century: How the Tort of Negligence Appeared	197
UTOPIANISM	
Commentary on the Conference	1013
Toward a History of Essential Federalism: Another Look at Owen in America	979
WITNESSES	
Protecting Child Sexual Abuse Victims in Connecticut (C)	411

WOMEN'S SUFFRAGE

Self-Ownership and the Political Theory of Elizabeth

Cady Stanton 905

LEAD ARTICLES—By Title

TITLE	AUTHOR	PAGE
Assaying Communities: Notes from <i>The Tempest</i>	Aviam Soifer	871
Avoiding "The Big Chill": Protecting the Attorney-Client Relationship From the Effects of <i>Zurcher</i>	Michael A. Mogill	293
Birth and Life: Establishing a Framework of Concepts	Margaret A. Somerville	667
The Care and Treatment of the Terminally Ill: Questions Raised by <i>McConnell v. Beverly Enterprises-Connecticut, Inc.</i>	Ellen Ash Peters	543
Commentary on the Conference	Lawrence Friedman	1013
Continuity and Discontinuity of Law: A Reply to John Finnis	Simeon C.R. McIntosh	1
Equitable Access to Biomedical Advances: Getting Beyond the Rights Impasse	Wendy K. Mariner	571
Ethos and Conscience—A Rejoinder	Daniel S. Kleinberger	397
The First Five Years of Practice	Nancy C. Dart	81
From Medicalization to Legislation to Politicization: <i>O'Connor</i> , <i>Cruzan</i> , and Refusal of Treatment in the 1990s	Sandra H. Johnson	685
Fundamental Disorders: Martial Clergy, Native Americans, Constitutional Communities, and Ships of State	Milner S. Ball	943
The Fundamental Orders of Connecticut	H.C. Macgill	857
The Fundamental Orders of Connecticut and American Constitutionalism	Christopher Collier	863
George J. Annas: Judging Medicine	Marshall B. Kapp	743
Introduction: In the Teeth of the Master Trend	H.C. Macgill	849
Kept in the Dark: Owens' View of Blackmail	James Lindgren	749
Lawyers and Conscience	Thomas H. Morawetz	383
Health Law at the Turn of the Century: From White Dwarf to Red Giant	George J. Annas	551
Health Law in Connecticut: Historical Perspectives, Contemporary Concerns, and Future Directions	Joseph M. Healey	723

INDEX

xi

Pluralisms	Martha Minow	965
Quality of Care and Market Failure Defenses in Antitrust Health Care Litigation	Thomas L. Greaney	605
Reconceptualizing Accountability in Early Nineteenth Century: How the Tort of Negligence Appeared	Stephen B. Young	197
Secret Rights: A Comment on Campbell's Theory of Blackmail	James Lindgren	407
Self-Ownership and the Political Theory of Elizabeth Cady Stanton	Elizabeth B. Clark	905
Comment: Soifer, Shakespeare, and Community	Bruce H. Mann	899
The Time Value of Money in Corporate Takeovers	Daniel Q. Posin	49
Towards a History of Essential Federalism: Another Look at Owen in America	Carol Weisbrod	979
Wanted: An Ethos of Personal Responsibility—Why Codes of Ethics and Schools of Law Don't Make for Ethical Lawyers	Daniel S. Kleinberger	365

COMMENTS—By Title

Ellen Ash Peters and the Uniform Commercial Code	753
Factoring Socioeconomic Considerations into the Corps of Engineers' Dredge and Fill Permit Decisions	1019
Protecting Child Sexual Abuse Victims in Connecticut	411
Summary Judgment and the ADEA Claimant: Problems and Patterns of Proof	99
Wrongful Discharge Law in Connecticut: Time for a Workers' Bill of Rights Through Enumerated Prohibitions Legislation	467

NOTES—By Title

Actual Malice and the Connecticut Supreme Court: <i>Brown v. K.N.D. Corp.</i>	503
Diplomatic Immunity and Divorce: <i>Fernandez v. Fernandez</i>	1071
An Establishment Clause Analysis of Graduation Ceremony Invocations: <i>Stein v. Plainwell Community Schools</i>	133
Subordinating the Hague Evidence Convention to the Federal Rules of Civil Procedure: <i>Societe Nationale Industrielle Aerospatiale v. Unites States District Court</i>	167

LEAD ARTICLES—By Author

AUTHOR	TITLE	PAGE
George J. Annas	Health Law at the Turn of the Century: From White Dwarf to Red Giant	551
Milner S. Ball	Fundamental Disorders: Martial Clergy, Native Americans, Constitutional Communities, and Ships of State	943
Elizabeth B. Clark	Self-Ownership and the Political Theory of Elizabeth Cady Stanton	905
Christopher Collier	The Fundamental Orders of Connecticut and American Constitutionalism	863
Nancy C. Dart	The First Five Years of Practice	81
Lawrence Friedman	Commentary on the Conference	1013
Thomas L. Greaney	Quality of Care and Market Failure Defenses in Antitrust Health Care Litigation	605
Joseph M. Healey	Health Law in Connecticut: Historical Perspectives, Contemporary Concerns, and Future Directions	723
Sandra H. Johnson	From Medicalization to Legalization to Politicization: <i>O'Connor</i> , <i>Cruzan</i> , and Refusal of Treatment in the 1990s	685
Marshall B. Kapp	George J. Annas: Judging Medicine	743
Daniel S. Kleinberger	Wanted: An Ethos of Personal Responsibility—Why Codes of Ethics and Schools of Law Don't Make for Ethical Lawyers	365
	Ethos and Conscience—A Rejoinder	397
James Lindgren	Secret Rights: A Comment on Campbell's Theory of Blackmail	407
	Kept in the Dark: Owens' View of Blackmail	749
H.C. Macgill	Introduction: In the Teeth of the Master Trend	849
	The Fundamental Orders of Connecticut	857
Bruce H. Mann	Comment: Soifer, Shakespeare, and Community	899
Wendy K. Mariner	Equitable Access to Biomedical Advances: Getting Beyond the Rights Impasse	571
Simeon C.R. McIntosh	Continuity and Discontinuity of Law: A Reply to John Finnis	1
Martha Minow	Pluralisms	965
Thomas H. Morawetz	Lawyers and Conscience	383
Michael A. Mogill	Avoiding "The Big Chill": Protecting the Attorney-Client Relationship From the Effects of <i>Zurcher</i> ...	293

INDEX

xiii

Ellen Ash Peters	The Care and Treatment of the Terminally Ill: Questions Raised by <i>McConnell v. Beverly Enterprises-Connecticut, Inc.</i>	543
Daniel Q. Posin	The Time Value of Money in Corporate Takeovers . . .	49
Aviam Soifer	Assaying Communities: Notes from <i>The Tempest</i>	871
Margaret A. Somerville	Birth and Life: Establishing a Framework of Concepts	667
Stephen B. Young	Reconceptualizing Accountability in the Early Nineteenth Century: How the Tort of Negligence Appeared	197
Carol Weisbrod	Towards a History of Essential Federalism: Another Look at Owen in America	979